AO 245B (Rev. 06/05) Judgment in a Criminal Case Shoot 1		FILED IN UNITED STATES HIS TOIC
	T SOUNT	COURT, DISTRICT OF UTAH
UNITED STAT	ES DISTRICT COURT	FEB - 8 2010
Central Zaig Al W	District of	Utan D. MARK JONES OF THE
UNITED STATES OF AMERICA MENTED STATES	JUDGMENT IN A CRIMI	NAL CASE DEPUTY CLERK
V. William James Viehl	Case Number: DUTX 2:09-cr	-000119-001
	USM Number: 15909-081	
	Heather E. Harris Defendant's Attorney	
THE DEFENDANT:		
pleaded guilty to count(s)  I-Indictment		
pleaded nolo contendere to count(s) which was accepted by the court.		
was found guilty on count(s) after a plea of not guilty.		
The defendant is adjudicated guilty of these offenses:		
Title & Section Nature of Offense  18USC§43 Damage and Interference w	মাজানু ক্রেন্ট্রন ক্রিন্ড ভালে ভালে ভালে ভালে ভালে ভালে ভালে ভালে	ffense Ended Count
्रांतीत के किया है जिस्सा के किया है ज ज़ुने के किया किया है जिस्सा के किया क	Company of the Compan	
The defendant is sentenced as provided in pages 2 through the Sentencing Reform Act of 1984.	igh 10 of this judgment. T	he sentence is imposed pursuant to
☐ The defendant has been found not guilty on count(s)		
Count(s) 11 is	are dismissed on the motion of the U	Inited States.
It is ordered that the defendant must notify the United S or mailing address until all fines, restitution, costs, and special as the defendant must notify the court and United States attorney	States attorney for this district within 30 dissessments imposed by this judgment are of material changes in economic circums	days of any change of name, residence, fully paid. If ordered to pay restitution, stances.
	2/4/2010	
•	Date of Imposition of Judgment	uson
	Signature of Judge	
	Dee Benson Name of Judge	U.S. District Judge
	2/5/2010	Title of Juage
	Date	

Document 97 Filed 02/08/2010 Page 2 of 7

Case 2:09-cr-00119-DB AO 245B

(Rev. 06/05) Judgment in Criminal Case Sheet 2 — Imprisonment

Judgment --- Page 2

DEFENDANT: William James Viehl

CASE NUMBER: DUTX 2:09-cr-000119-001

IMPRISONMENT							
The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a otal term of:							
24 months.							
The court makes the following recommendations to the Bureau of Prisons:							
The Court recommends Safford, AZ., or Terminal Island for family visitations.							
The defendant is remanded to the custody of the United States Marshal.							
The defendant shall surrender to the United States Marshal for this district:							
at a.m.  p.m. on							
as notified by the United States Marshal.							
The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:							
before 2 p.m. on							
as notified by the United States Marshal.							
as notified by the Probation or Pretrial Services Office.							
RETURN							
have executed this judgment as follows:							
Defendant delivered on 3/30/2016 to FCI Trm							
San (ed co CA, with a certified copy of this judgment.							
Warden Washington - Adduct							
By F. Wilson CSO DEPUTY UNITED STATES MARSHAL							

Application/Control Number: 10/799,909

Art Unit: 1621

Restriction to one of the following inventions is required under 35 U.S.C. 121:

I. Claims 1-21, drawn to a process for separating isomers and intermediate salts, classified in class 564, subclass 86.

II. Claims 22-27, drawn to carbamate compounds and processes, classified in class 560, subclass 24.

The inventions are distinct, each from the other because of the following reasons:

Inventions I and II are distinct because the two sets of compounds are so structurally disparate that a reference anticipating one set of compounds would not necessarily render the other set obvious. Applicants' process for determining optical purity utilize disparate chemical reactions with different functional groups.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

A telephone call was made to Mr. Schwarze on 6 December 2004 to request an oral election to the above restriction requirement, but did not result in an election being made.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one

Application/Control Number: 10/799,909

Art Unit: 1621

Page 3

or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication should be directed to Peter G O'Sullivan at telephone number (571)272-0642.

1. Just

PETER CONTROL SECTION AND ADMINISTRATION OF THE PETER CONTROL OF THE PET

AO 245	· · · · · · · · · · · · · · · · · · ·	(Rev. 0 Sheet 5	6/05) — C	Case 2 Criminal Mone	09-cr- a Crimini etary Pena	00119 Ities	9-DB	Do	cume	nt 97	File	ed 02					5 of 7	<del></del>		
				Villiam Ja DUTX 2		000119	)-001 IMIN	AL I	MON	ETAR	Y PE	NAL		Judgment S	— rage	-	5	of 	1	)
,	The d	lefend	ant n	nust pay th	e total	criminal	l moneta	ту рег	nalties u	nder the	schedu	lle of p	aymei	nts on S	heet 6					
тот	`ALS		\$	<u>Assessme</u> 100.00	<u>nt</u>				\$ \$	<u>ine</u>				_	Restitu 66,753		•			
				ion of restimination.	tution is	deferre	ed until		An	Amend	ed Judg	gment	in a	Crimine	al Cas	e (A	O 245	C) wi	il be e	ntered
	The c	lefend	ant r	must make	restitut	ion (incl	luding c	ommu	mity res	titution)	to the f	followi	ng pa	yees in	the am	ioun	t listed	below	<b>'.</b>	
1	If the the pr befor	defen riority e the (	dant ord Unite	t makes a p er or perce ed States is	artial pa ntage paid.	ayment, ayment	each pa column	iyee sh below	all rece	ive an ar ever, pur	oproxim rsuant to	nately p o 18 U	sropor .S.C.	tioned p § 3664(	oayme i), all i	nt, u nonf	niess s ederal	pecific victim	ed other s must	wise in be paid
Nam	e of l	Pay <u>ee</u>								Total L	oss*	Ŗ	<u> Lestitu</u>	tion O	rderec	<u>1</u>	riorit	y or Po	ercenta	ge
Lin	idsey	y McN	1ullii	n, 10456	Squtb:	540 W	est	area della	Adoles in	\$6	6,753.0	00	MPROFES	\$66,	753.0	0	South Colors Section 1 - 1800 Section 2 - 1800			
Sol	uth J	ordan	Ut	ah 84095	-	err.		##0*### ( ***************************												
-	· · · · · · · · · · · · · · · · · · ·	e programa i por he		TAPP LAID	Constitution of the second	en e							Action of the second	Barana an Sangara Madera			વિનિધિત કું કું વિવાસક પ્રથમ કું વિનામ ક્રિકેટ કર્યા			The second secon
			erended Comments		a contract of	stages Programmer and the programmer and the pro-	nelius: Žisto is taži ja sk		ig is each				en ii.	***			ent	gh w Air		w).
		<i>:</i> .			Marine Comment	e e e e e e e e e e e e e e e e e e e	ه معمور سر دد . در استان در	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	क्रिकेट के किए के क किए किए किए किए किए किए किए किए किए किए	giv i Piri Second in Adi	publication of the second			A Control of the Cont	7			<b>4</b> 000 <b>4</b> 000 7		£
		in 1		nin sg	त्या सम्बद्धाः स			, 4-	7 70.0				erenga e		- 42 - 25					
	ı				A		entreport, en 100		19 7 30 30 V	en,	- "its						7.2	4	-	S.
тот	`ALS	;			\$		66	,753.0	00	\$		6	6,753	3.00						
-				· ·																
	Rest	itution	am	ount order	ed pursi	ant to p	plea agre	eemen	.t \$		<del></del>									
	fifte	enth d	ay a	must pay i fter the dat r delinquen	e of the	judgme	ent, purs	suant t	o 18 U.	S.C. § 36	512(f).									
	The	court	dete	rmined tha	t the de	fendant	does no	ot have	the abi	lity to pa	ay inter	est and	l it is o	ordered	that:					
		the in	teres	st requirem	ent is w	aived fo	or the		fine	resti	tution.									
		the in	teres	st requirem	ent for	the [	fine	: [	] restit	ution is	modifie	d as fo	llows	:						
* Fin	dings	s for th	e tot	tal amount	of losse	s are req	juired ur	nder Cl	hapters	109A, 1	10, 110,	A, and	113A	of Title	18 for	offe	enses c	ommit	ted on c	r after

<sup>\*</sup> Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

(Rev. 06/05) Case 2:09-cr-00119-DB Document 97 Filed 02/08/2010 Page 6 of 7 Sheet 6 — Schedule of Payments AO 245B

DEFENDANT: William James Viehl

CASE NUMBER: DUTX 2:09-cr-000119-001

Judgment --- Page 6 of

## **SCHEDULE OF PAYMENTS**

Ha	ving a	ssessed the defendant's ability to pay, payment of the total criminal monetary penalties are due as follows:							
, <b>A</b>	V	Lump sum payment of \$ 100.00 due immediately, balance due							
		not later than , or in accordance C, D, E, or F below; or							
В		Payment to begin immediately (may be combined with C, D, or F below); or							
C		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or							
D	□.	Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or							
E		Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or							
F	Special instructions regarding the payment of criminal monetary penalties:								
	Restitution in the amount of \$ 66,753.00 is due with regular payments to begin immediately to Lindsey McMullin, 10456 South 1540 West, South Jordan, Utah 84095. This restitution shall be joint and several with any other person found to be associated with this case.								
Unless the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Financial Responsibility Program, are made to the clerk of the court.  The defendant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.									
V	Joint	and Several							
		Defendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, and corresponding payee, if appropriate.							
	This	s restitution shall be joint and several with any other person found to be associated with this case.							
	The	defendant shall pay the cost of prosecution.							
	The	defendant shall pay the following court cost(s):							
	The	defendant shall forfeit the defendant's interest in the following property to the United States:							
Payn (5) fi	nents : ne int	shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, erest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.							

Pages \_ \_ - \_ \_ are the
Statement of Reasons,
which will be docketed
separately as a sealed
document